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			BELANI, KISHIN G	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/768,343 PESSI, PEKKA Office Action Summary Examiner Art Unit KISHIN G. BELANI 2143 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 09 April 2008. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-14 and 16-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-14 and 16-20 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)

PTOL-326 (Rev. 08-06)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Imformation Disclosure Statement(s) (PTC/G5/08)
 Paper No(s)/Mail Date \_\_\_\_\_\_.

Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

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### DETAILED ACTION

This action is in response to Applicant's RCE filed on 06-09-2008. Claim 15 has been cancelled. Independent Claim 7 has been amended. Dependent claims 8-11 have also been slightly amended. The applicant's amendments to claims are shown in **bold and italics**, and the examiner's response to the amendments is shown in **bold** in this office action. Claims 1-14 and 16-20 are now pending in the present application.

### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 8/17/2007 has been entered.

## Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 16-20 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

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Consider claim 16, "a computer program product" in accordance with the applicant's specification is non-statutory by itself, unless it is stored on a computer readable medium like diskette, CDROM, non-volatile ROM device, etc. This subject matter is not limited to that which falls within a statutory category of invention because it is not limited to a process, machine, manufacture, or a composition of matter. Although the applicant has amended claim 16 to include the text "embodied on a computer-readable medium", there is no support for such a claim in the disclosure. Also, a computer-readable medium may include electromagnetic carrier waves, which is a non-statutory medium. Therefore, claim 16 remains rejected.

Claims 17-20 are rejected by virtue of their dependency on claim 16. Please refer to "Resoonse to Arguments" section for further details.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filled in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filled in the United States before the invention by the applicant for patent, except that an international application filled under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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Claims 1-9, 11-13, and 15-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Watson et al. (U.S. Patent Publication # 7,213,143 B1).

Consider claim 1. Watson et al. show and disclose a method for communicating messages using a signaling compression protocol (Fig. 4 showing SIP network with compressed data; column 1, lines 40-43 that disclose the contents of SIP messages; column 2, lines 19-20 that disclose SIP compression), the method comprising: detecting control messages at a communication intermediary from a compressed stream of messages (column 2, lines 27-29 which disclose that SIGCOMP is used linkby-link, i.e. between an end device and first proxy or between pair of proxies; column 2, lines 34-37 which disclose that the first SIGCOMP message contains instructions for the recipient to decompress the message, the instructions being in the form of a special byte-code to be run on a UDVM (Universal De-compressor Virtual Machine), thereby disclosing ability to detect control messages at a communication intermediary from a compressed stream of messages); decompressing the detected control messages at the communication intermediary (Fig. 4, that shows a SIP message after decompression by the communication intermediary (proxy device); column 7, lines 61-67 and column 8, line 1 that disclose the same details): and passing user messages from the compressed stream of messages through the communication intermediary without modifications (Abstract, lines 12-16 which disclose that encryption is applied after the message has traversed the end

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terminal link; on the first proxy link, the message is sent without encryption and can therefore benefit from compression; column 1, lines 40-43 which disclose that message bodies carry information end-to-end between multi-media devices, but message headers carry routing information and are used by the proxies).

Consider claim 2, and as it applies to claim 1 above, Watson et al. do disclose a method, wherein the control messages comprise a multiplex identifier (column 2, lines 34-37 that disclose special byte-code in the first SIGCOMP message containing instructions to decompress the message).

Consider claim 3, and as it applies to claim 2 above, Watson et al. do disclose a method, wherein the multiplex identifier is located at the beginning of a communication session (column 2, lines 34-37 that disclose special byte-code in the first SIGCOMP message containing instructions to decompress the message).

Consider claim 4, and as it applies to claim 2 above, Watson et al. do disclose a method, wherein detecting control messages at a communication intermediary from a compressed stream of messages comprises detecting the multiplex identifier (column 2, lines 39-42 which disclose that subsequent messages rely on the state at the receiver (a communication intermediary) created by the previous messages, including the decompression code (including multiplex identifier) uploaded with the first message, thereby disclosing that the decompression code has been detected at the receiver).

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Consider claim 5, and as it applies to claim 2 above, Watson et al. do disclose a method, wherein user messages are messages without the multiplex identifier (column 1, lines 40-43 which disclose that only message headers (control messages) carry routing information and protocol machinery and are used by proxies; message bodies (user messages) carry information end-to-end between multimedia devices, thereby disclosing that user messages are messages without the multiplex identifier).

Consider claim 6, and as it applies to claim 1 above, Watson et al. do disclose a method, wherein the control messages are hop-by-hop messages and user messages are end-to-end messages (column 1, lines 40-43 which disclose that only message headers (control messages) carry routing information and protocol machinery and are used by proxies (i.e. are hop-by-hop messages); whereas message bodies (user messages) carry information end-to-end between multimedia devices).

Consider claim 7, Watson et al. show and disclose an apparatus that communicates messages using a signaling compression protocol (Fig. 3, security proxy devices 32 and 36 connected to SIP network; Fig. 4, showing a security proxy device receiving compressed data; column 1, lines 40-43 that disclose the contents of SIP messages; column 2, lines 19-20 that disclose SIP compression), the apparatus comprising:

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an input that receives a compressed stream of messages (Fig. 3 showing device 32 receiving input from UA1; Fig. 4 showing compressed message being sent from UA1 to a proxy device; column 6, lines 41-47 that disclose the same details); an output that transmits messages (Fig.3, proxy device 32 shown connected to the SIP network; Fig. 4, showing security proxy device sending a SIP message to UA2: column 6, lines 41-47 that disclose the same details); a processor that detects control messages included in the messages received by the input, wherein the processor decompresses the control messages and directs noncontrol messages from the compressed stream of messages to be communicated through the output without modification (column 7, lines 66-67 and column 8, line 1, that disclose decompression process carried out by the security proxy, thereby disclosing data processing capability; column 2, lines 27-29 which disclose that SIGCOMP is used link-by-link, i.e. between an end device and first proxy or between pair of proxies; column 2, lines 34-37 which disclose that the first SIGCOMP message contains instructions for the recipient to decompress the message, the instructions being in the form of a special byte-code to be run on a UDVM (Universal De-compressor Virtual Machine), thereby disclosing ability to detect control messages at a communication intermediary from a compressed stream of messages; Abstract, lines 12-16 which disclose that encryption is applied after the message has traversed the end terminal link; on the first proxy link, the message is sent without encryption and can therefore benefit from compression; column 1, lines 40-43

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which disclose that message bodies carry information end-to-end between multi-media devices, but message headers carry routing information and are used by the proxies).

Consider claim 8, and as it applies to claim 7 above, Watson et al. disclose the claimed apparatus, wherein the processor detects control messages by identifying a special byte-code contained in the control messages (column 2, lines 34-37 that disclose special byte-code in the first SIGCOMP message containing instructions to decompress the message).

Consider claim 9, and as it applies to claim 7 above, Watson et al. disclose the claimed apparatus, wherein the control messages are uncompressed (Fig. 4, that shows security proxy uncompressing SIP message; column 7, lines 66-67 and column 8, line 1 which disclose that the security proxy decompresses the message according to SIP compression).

Consider claim 11, and as it applies to claim 7 above, Watson et al. disclose the claimed apparatus, wherein the modification comprises decompression (column 8, lines 64-67 and column 9, lines 1-8 which disclose that the security proxy provides a method for end-to-end compression, thereby disclosing no modification (i.e. decompression) of user packets).

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Consider claim 12, Watson et al. show and disclose a system for communicating messages using a signaling compression protocol (Fig. 4 showing SIP network with compressed data; column 1, lines 40-43 that disclose the contents of SIP messages; column 2. lines 19-20 that disclose SIP compression), the system comprising: a first communication device having a compressor and a de-compressor (Fig. 3, UA1 block 30 as a first communication device; Fig. 4, showing compressed data being sent from UA1 to Security proxy for encryption; column 7, lines 61-62 which disclose that UA1 compresses the outgoing message, thereby disclosing a compressor within UA1; column 8, lines 28-29 which disclose that UA1 performs decompression on the received message, thereby disclosing a de-compressor within UA1); a second communication device having a compressor and a de-compressor (Fig. 3, UA2 block 38 as a second communication device; column 7, lines 19-22 which disclose that UA2 receives decrypted but compressed message from the receiving proxy, thereby disclosing a de-compressor within UA2 to uncompress the received message: column 7, lines 23-26 which disclose compression over low-bandwidth links 31 (at UA1) and 37 (at UA2), thereby disclosing a compressor within UA2); and an intermediate relay between the first communication device and the second communication device that detects and decompresses control messages in messages communicated from the first communication device, and passes user messages through to the second communication device without decompression (Fig. 3, unmarked

intermediate relays 32 and 36; column 2, lines 27-29 which disclose that SIGCOMP is

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used link-by-link, i.e. between an end device and first proxy or between pair of proxies; column 2, lines 34-37 which disclose that the first SIGCOMP message contains instructions for the recipient to decompress the message, the instructions being in the form of a special byte-code to be run on a UDVM (Universal De-compressor Virtual Machine), thereby disclosing ability to detect control messages at a communication intermediary from a compressed stream of messages; Fig. 4, that shows a SIP message after decompression by the communication intermediary (proxy device); column 7, lines 61-67 and column 8, line 1 that disclose the same details; Abstract, lines 12-16 which disclose that encryption is applied after the message has traversed the end terminal link; on the first proxy link, the message is sent without encryption and can therefore benefit from compression; column 1, lines 40-43 which disclose that message bodies carry information end-to-end between multimedia devices, but message headers carry routing information and are used by the proxies).

Consider claim 13, and as it applies to claim 12 above, Watson et al. do disclose a system, wherein the intermediate relay detects control messages when the intermediate relay detects an identifier located in the messages (column 2, lines 34-37 that disclose special byte-code in the first SIGCOMP (control) message containing instructions to decompress the message).

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Consider claim 16, Watson et al. disclose a computer program product, embodied on a computer-readable medium, comprising; computer code configured to: detect control messages at a communication intermediary from a stream of messages (claims 25 and 26; column 2. lines 27-29 which disclose that SIGCOMP is used link-by-link, i.e. between an end device and first proxy or between pair of proxies; column 2, lines 34-37 which disclose that the first SIGCOMP message contains instructions for the recipient to decompress the message, the instructions being in the form of a special byte-code to be run on a UDVM (Universal De-compressor Virtual Machine), thereby disclosing ability to detect control messages at a communication intermediary from a compressed stream of messages); decompress the detected control messages at the communication intermediary (Fig. 4, that shows a SIP message after decompression by the communication intermediary (proxy device); column 7, lines 61-67 and column 8, line 1 that disclose the same details): and communicate user messages from the stream of messages through the communication intermediary without modification (Abstract, lines 12-16 which disclose that encryption is applied after the message has traversed the end terminal link; on the first proxy link, the message is sent without encryption and can therefore benefit from compression; column 1, lines 40-43 which disclose that message bodies carry information end-to-end between multi-media devices, but message headers carry routing information and are used by the proxies).

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Consider claim 17, and as it applies to claim 16 above, Watson et al. disclose a computer program product, further comprising computer code to identify a byte code designating a control message (column 2, lines 34-37 that disclose special byte-code in the first SIGCOMP message containing instructions to decompress the message).

Consider claim 18, and as it applies to claim 16 above, Watson et al. disclose a computer program product, further comprising computer code to load a compression algorithm into a processor (column 2, lines 34-42 that disclose special byte-code in the first SIGCOMP message containing instructions to decompress the message, which are uploaded with the first message).

Consider claim 19, and as it applies to claim 16 above, Watson et al. disclose a computer program product, further comprising computer code wherein the control messages are hop-by-hop messages (column 2, lines 27-29 which disclose that SIGCOMP is used link-by-link).

Consider claim 20, and as it applies to claim 16 above, Watson et al. disclose a computer program product, further comprising computer code wherein messages comprise compressed and uncompressed messages, the control messages being uncompressed and the user messages being compressed and a transition from uncompressed to compressed is signaled using a control message (column 2, lines 27-29 which disclose that SIGCOMP is used link-by-link, i.e. between an end device and

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first proxy or between pair of proxies, thereby disclosing uncompressed control messages; column 2, lines 34-37 which disclose the presence of special byte-code to be run on a UDVM (Universal De-compressor Virtual Machine), thereby disclosing ability to detect control messages at a communication intermediary from a compressed stream of messages; column 1, lines 40-43 which disclose that message bodies carry information end-to-end between multi-media devices, thereby disclosing that message bodies are forwarded in compressed form).

Claim 7 is also rejected under 35 U.S.C. 102(e) as being anticipated by Aalto et al. (U.S. Patent Application Publication # 2006/0075134 A1).

Consider claim 7, Aalto et al. show and disclose an apparatus that communicates messages using a signaling compression protocol (abstract; Fig. 1 input unit 12, decompressing unit 14, and output unit 16 of the de-compressor block 10 receiving compressed header section, processing incoming messages, and transmitting the processed messages to the next device on the network; paragraph 0017 that discloses a signaling compression protocol), the apparatus comprising: an input that receives a compressed stream of messages (Fig. 1, input unit 12 of the de-compressor block 10 receiving messages; paragraph 0104, lines 3-5 that disclose an input unit 12; paragraph 0105, lines 1-2 that disclose input unit 12 receiving data packets);

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an output that transmits messages (Fig. 1, output unit 16 of the de-compressor block 10 transmitting messages; paragraph 0104, lines 3-5 that disclose an output unit 16); a processor that detects control messages included in the messages received by the input, wherein the processor decompresses the control messages and directs non-control messages from the compressed stream of messages to be communicated through the output without modification (Fig. 1, decompressing unit 14 (a processor) of the de-compressor block 10 processing messages; paragraph 0104, lines 3-5 that disclose a decompressing unit 14; paragraph 0106 that discloses one or more predetermined algorithms to detect and decompress received messages, using header compression context table 18; paragraph 0117 which discloses that only the header section (control message) is decompressed, the compressed data packets are passed to the output unit 16 without modification).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- Resolving the level of ordinary skill in the pertinent art.

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 Considering objective evidence present in the application indicating obviousness or nonobviousness

Claims 10 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Watson et al. (U.S. Patent Publication # 7,213,143 B1) in view of Nessett et al. (U.S. Patent Publication # 6,421,734 B1).

Consider claim 10, and as it applies to claim 7 above, Watson et al. show and disclose the claimed *apparatus*, including disclosing that the control messages are used at the beginning of a session (column 2, lines 34-37 that disclose special byte-code in the first SIGCOMP message containing instructions to decompress the message), except disclosing that the processor enters a forwarding mode after the control messages are received.

In the same field of endeavor, Nessett et al. show and disclose that the processor enters a forwarding mode after the control messages are received (Fig. 5, Compression module 606 and Filter Setup module 607; column 7, lines 42-67 and column 8, lines 1-18 which disclose that the session filter is setup to identify packets; if the packets use the filter, they are forwarded without applying compression resources of the intermediate device).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide a device wherein the processor enters a forwarding mode after the control messages are received, as taught by Nessett et al., in

the method of Watson et al., so as to eliminate unnecessary processing that cause delay in the delivery of the packets to the end device.

Consider claim 14, and as it applies to claim 12 above, Watson et al. show and disclose the claimed invention, except wherein the intermediate relay enters forwarding mode after control messages are received.

In the same field of endeavor, Nessett et al. show and disclose a system wherein the intermediate relay enters forwarding mode after control messages are received (Fig. 5, Compression module 606 and Filter Setup module 607; column 7, lines 42-67 and column 8, lines 1-18 which disclose that the session filter is setup to identify packets; if the packets use the filter, they are forwarded without applying compression resources of the intermediate device).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide a system wherein the intermediate relay enters forwarding mode after control messages are received, as taught by Nessett et al., in the system of Watson et al., so as to eliminate unnecessary processing that cause delay in the delivery of the packets to the end device.

# Response to Arguments

Applicants' arguments filed 04/09/2008 have been fully considered but they are not persuasive.

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The examiner respectfully disagrees with applicants' arguments as the applied references in the prior office actions provide adequate support and clarification for rejecting the claims. Therefore, the examiner's final rejection of 01/09/2008 is maintained in this office action.

Consider the **35 U.S.C. 101 rejections for claims 16-20.** The applicant has argued that the disclosure relates to computer program products, and one of ordinary skills in the art would clearly understand that such program product would be implemented on memory devices or other such computer-readable media. The examiner respectfully disagrees with this argument. The applicant's invention can also be implemented in hardware, as is generally claimed in many such applications. So, unless explicitly disclosed in the specifications, the applicant cannot make claims that one of ordinary skills in the art would have difficulty determining whether the invention is implemented in software or hardware. Also, as stated above, computer-readable medium, unless explicitly distinguished, may include electromagnetic carrier waves, which are non-statutory media. Therefore, rejection of claims 16-20 is not withdrawn.

Consider independent claims 1, 7, 12 and 16. The applicant has argued that in the Watson et al. reference that the security proxy receives an entire compressed message from UA1 and then decompresses the entire message, and the message is then transmitted from the security proxy to the second end terminal UA2 in the decompressed form. The examiner begs to differ with this assessment. The security proxy has no need to decompress the user messages, since all the information it needs is found only in the control message. So, only the control message (message header in

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a multiplexed stream of messages) portion of the composite compressed message need be decompressed. The cited portion of Watson et al. (column 1, lines 40-43) clearly discloses that "Message headers carry routing information and protocol machinery and are used by the proxies. Message bodies carry information end-to-end between multimedia devices". The applicant further argues that there is no teaching or suggestion whatsoever in this portion of Watson of the state of the messages, whether compressed or uncompressed. However, in the same paragraph, the applicant admits that Watson discloses "transmission of messages from a first end terminal (UA1) to a second end terminal (UA2) through a security proxy. The entire message is compressed by UA1 for transmission", thus establishing the compressed state of the message, when received by the security proxy. Therefore, in light of the cited lines 40-43 of column 1, the message bodies (in compressed state) carry information end-to-end; decompressing only the message header (control portion of the message) for needed routing information.

The examiner had further highlighted the following section in rejecting claim 1 in his final office action: "column 2, lines 27-29 which disclose that SIGCOMP is used link-by-link, i.e. between an end device and first proxy or between pair of proxies; column 2, lines 34-37 which disclose that the first SIGCOMP message contains instructions for the recipient to decompress the message, the instructions being in the form of a special byte-code to be run on a UDVM (Universal De-compressor Virtual Machine), thereby disclosing ability to detect control messages at a communication intermediary from a compressed stream of messages". If the entire message is decompressed and

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then transmitted in the decompressed form from the security proxy to the second end terminal UA2, there would be no need to send "the first SIGCOMP message that contains instructions for the recipient to decompress the message, the instructions being in the form of a special byte-code to be run on a UDVM (Universal De-compressor Virtual Machine)", since the message is already being sent in the decompressed form, as alleged by the applicant.

As to the applicant's assertion that Fig. 4 shows that the message transmitted from the first end terminal (UA1) to the security proxy is compressed, while there is no compressed portion indicated in the message being transmitted from the security proxy to the second end terminal (UA2), the examiner reiterates the disclosure in column 1, lines 40-43 that the user messages are transmitted end-to-end. Therefore, once compressed by UA1, the user messages need not be shown to be recompressed again during transmission from the security proxy to UA2. The examiner therefore, considers Watson et al. reference to teach each and every claimed element in the independent claims 1, 7, 12 and 16, which therefore remain rejected. The dependent claims 2-6, 8-11, 13, 14 and 17-20 remain rejected on the basis of their dependency on the rejected independent claims 1, 7, 12 and 16.

Consider claim 7, additionally rejected under 35 U.S.C. 102 (e) as being anticipated by Aalto et al. (U.S. Patent Application Publication # 2006/0075134 A1). The applicant has argued that the inventor of the cited reference, Aalto et al., has a common assignee (Nokia). However, since the rejection is based on 35 U.S.C. 102 (e) and the filing date of the reference precedes the effective filing date of the application,

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the rejection is still applicable. The applicant further argues that the Aalto reference does not process a compressed stream of messages. However, Fig. 1 and paragraph 0107 clearly show and disclose capability to process compressed stream of messages. Therefore, the additional rejection is still applicable.

No new arguments are presented for any of the remaining claims. Therefore, claims 1-14 and 16-20 remain rejected.

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### Conclusion

Any response to this Office Action should be faxed to (571) 273-8300 or mailed to:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Hand-delivered responses should be brought to

Customer Service Window Randolph Building 401 Dulany Street Alexandria. VA 22314

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Kishin G. Belani whose telephone number is (571) 270-1768. The Examiner can normally be reached on Monday-Friday from 6:00 am to 5:00 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Tonia Dollinger can be reached on (571) 272-4170. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

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have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or 703-305-3028.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist/customer service whose telephone number is (571) 272-0800.

/K. G. B./

Examiner, Art Unit 2143

August 13, 2008

/Tonia LM Dollinger/ Supervisory Patent Examiner, Art Unit 2143